FILED
2019 Feb-01 AM 10:03
U.S. DISTRICT COURT
N.D. OF ALABAMA

Exhibit A

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 FILECTRONICALLY FILED 12/27/2018 12:11 PM

State of Alabama **Unified Judicial System**

COVER SHEET CIRCUIT COURT - CIVIL CASE

01-CV-2018-905151.00 Cas CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA 01 ANNE-MARIE ADAMS, CLERK

Form ARCiv-93 Re	v. 9/18	(Not For Do	mestic Relatio	ns Cases)	12/27/2018	Juage Code:
		GEN	IERAL INFO	ORMATION		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA SAMANTHA FARRIS v. STRYKER CORPORATION						
First Plaintiff:	Business Government	✓ Individual ☐ Other	First	Defendant: ☑ Bu		ndividual Other
NATURE OF SU	IT: Select prim	ary cause of action	, by checking bo	x (check only one)	that best characte	rizes your action:
☐ TOMV - Negli ☐ TOWA - Wan ✔ TOPL - Produ ☐ TOMM - Malpi ☐ TOLM - Malpi ☐ TOOM - Malpi	ngful Death igence: Genera igence: Motor V itonness uct Liability/AEN practice-Medica ractice-Legal practice-Other d/Bad Faith/Mis r:	/ehicle /ILD I	☐ MSXX - ☐ CVRT - 6 ☐ COND - ☐ CTMP - ☐ CONT - ☐ TOCN - ☐ EQND -	Enforcement of Ag Civil Rights Condemnation/En Contempt of Cour Contract/Ejectmer Conversion Equity Non-Damag	cate Modification/Bo lency Subpoena/Po ninent Domain/Right t nt/Writ of Seizure ges Actions/Declara Contest/Quiet Title	nt-of-Way atory Judgment/
ACCT - Accor	Properly INGS Idoned Automol unt & Nonmort nistrative Agen inistrative Proce	gage cy Appeal	PFAB - I EPFA - I FELA - F RPRO - WTEG -	Protection From Al Elder Protection Fr Railroad/Seaman (Real Property	ouse rom Abuse FELA) Guardianship/Conso esation	andamus/Prohibition ervatorship
	REMANDED	6	T TRA	EAL FROM RICT COURT NSFERRED FROI ER CIRCUIT COU		OTHER
HAS JURY TRIAL	BEEN DEMAN	IDED? ✓YES	I INO	•	s" does not constitute a	
RELIEF REQUESTED: MONETARY AWARD REQUESTED NO MONETARY AWARD REQUESTED						
ATTORNEY CODE AND100	E: 	12/27. Date	/2018 12:11:45 I	PM_		REEVES ANDREWS_ney/Party filing this form
MEDIATION REQUESTED: ☐ YES ✓ NO ☐ UNDECIDED						
Election to Proceed under the Alabama Rules for Expedited Civil Actions:						

ANNE-MARIE ADAMS, CLERK

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS;	
Plaintiff;)
v.) Case No.:
STRYKER CORPORATION;))
Fictitious Party Nos. 1-5, other)
responsible Stryker entities; Fictitious)
Party Nos. 6-30, the designer,)
manufacturer, creator of warnings)
and/or seller of the nail made the basis	
of this complaint;)
)
Defendants.)

COMPLAINT

This is an action for personal injuries sustained by the plaintiff, Samantha Farris, when a nail designed, manufactured and sold by the defendant, Stryker Corporation, broke inside of her body.

PARTIES, JURISDICTION AND VENUE

- Samantha Farris is an individual over the age of 19 who resides in 1. Jefferson County, Alabama. She turns 21 years old on December 30, 2018.
- Stryker Corporation is a foreign corporation registered to do business 2. in the state of Alabama and which maintains continuous and systemic contacts with the State of Alabama by selling products here and employing sales representatives to promote its products.

- 3. Fictitious Party Nos. 1-5 are other Stryker entities (or related Stryker entities with different names) which may have designed, manufactured or sold the nail.
- 4. Fictitious Party Nos. 6-30 are non-Stryker entities that may have designed, manufactured, sold, provided warnings and instructions for and/or otherwise placed the nail at issue into the stream of commerce.
- 5. The nail broke, first evidencing its defect, in Jefferson County, and was removed and repaired at UAB Hospital in Jefferson County.
- 6. The amount in controversy exceeds the \$10,000 minimum of this court.

FACTS COMMON TO ALL COUNTS

- 7. Samantha was in a terrible car accident on August 19, 2015, in which she sustained numerous injuries. She was treated at UAB Hospital
- 8. On or about August 26, 2015, she had what is described in her records as a "NAIL 9MM 33CM TIB T2 IM" inserted in her left leg.
- 9. The nail was designed, manufactured and sold by the defendant, Stryker Corporation and/or Fictitious Party Nos. 1-30.
- 10. On or about April 23, 2016, the nail broke. Her physician wrote that, "The breaking of the nail is highly atypical, and would investigate non-infectious causes of nail failure, may need to talk to the manufacturer."

- Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 5 of 24
- The broken nail required two revision surgeries and caused great 11. physical pain. The broken nail also caused emotional distress in the form of stress, frustration, anxiety and grief because it delayed Samantha's recovery process.
- 12. The specific information about why the nail failed is available only from Stryker Corporation records and/or through inspection of the nail, which must be done with the cooperation of Stryker.
- Samantha and her attorneys secured the nail and associated tissue 13. from UAB Hospital and have preserved it. Samantha, through her attorneys on several occasions, contacted Stryker and requested a joint inspection of the nail, so that litigation could potentially be avoided based on results of the inspection, but Stryker rejected those requests.

COUNT I: NEGLIGENCE AGAINST STRYKER

- 14. Stryker (and Fictitious Party Nos. 1-30) had a duty to exercise reasonable care in designing, manufacturing, warning/instructing about and selling the nail.
 - Stryker (and Fictitious Party Nos. 1-30) breached those duties. 15.
- 16. Those breaches combined and concurred with the wrongful actions of the other defendants to cause injury to Samantha Farris.

WHEREFORE, Samantha Farris makes a demand against Stryker Corporation (and Fictitious Party Nos. 1-30) for compensatory damages in an amount sufficient to fully and fairly compensate her for her losses.

COUNT II: WANTONNESS AGAINST STRYKER

- 17. Stryker (and Fictitious Party Nos. 1-30) had a duty not to do anything in designing, manufacturing, instructing/warning and/or selling the nail that it knew was likely to injure or kill someone.
 - 18. Stryker (and Fictitious Party Nos. 1-30) breached those duties.
- 19. Those breaches combined and concurred with the wrongful actions of the other defendants to cause injury to Samantha Farris.

WHEREFORE, Samantha Farris makes a demand against Stryker

Corporation (and Fictitious Party Nos. 1-30) for compensatory damages in an

amount sufficient to fully and fairly compensate her for her losses and for punitive

damages in an amount sufficient to deter and discourage similar conduct in the

future.

COUNT III: AEMLD AGAINST STRYKER

- 20. Stryker (and Fictitious Party Nos. 1-30) sold and/or otherwise placed into the stream of commerce the nail that broke inside Samantha, the ultimate user/consumer; therefore, Stryker (and Fictitious Party Nos. 1-30) had a duty to make sure that the nail was not defective and unreasonably dangerous as defined under the Alabama Extended Manufacturers Liability Doctrine.
 - 21. The nail was defective and unreasonably dangerous in that it did not

meet the reasonable expectations of the ordinary consumer as to safety as defined under the Alabama Extended Manufacturers Liability Doctrine.

22. The defective and unreasonably dangerous condition of the nail was a cause of injury to Samantha Farris, as described above.

WHEREFORE, Samantha Farris makes a demand against Stryker Corporation (and Fictitious Party Nos. 1-30) for compensatory damages in an amount sufficient to fully and fairly compensate her for her losses.

COUNT IV: BREACH OF WARRANTIES AGAINST STRYKER

- 23. Stryker (and Fictitious Party Nos. 1-30) made statements of fact about the nail, made promises about its performance, and described the nail in certain ways. Further, Stryker (and Fictitious Party Nos. 1-30) implied that the nail was suitable for the particular purpose of not breaking in someone's leg was fit for the ordinary purposes for which it was used, which is helping stabilize someone's leg after surgery.
- 24. The nail did not conform to the express and implied warranties made by Stryker (and Fictitious Party Nos. 1-30); and more specifically, the nail was not fit for the particular purpose for which it was purchased and was not suitable for the ordinary purpose for which it was used.
- 25. Those breaches of warranties and promises by Stryker (and Fictitious Party Nos. 1-30) were causes of injury to Samantha Farris as described above.

DOCUMENT 2

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WHEREFORE, Samantha Farris makes a demand against Stryker

Corporation (and Fictitious Party Nos. 1-30) for compensatory damages in an amount sufficient to fully and fairly compensate her for her losses.

JURY DEMAND

Samantha requests a trial by struck jury.

Respectfully submitted December 27, 2018,

s/Rip Andrews

Rip Andrews MARSH, RICKARD & BRYAN 800 Shades Crest Parkway, St. 600-D Birmingham, AL 35209 P: (205) 879-1981

PLEASE SERVE DEFENDANT BY CERTIFIED MAIL AS FOLLOWS:

Stryker Corporation c/o The Corporation Company 40600 Ann Arbor Road East Suite 201 Plymouth, MI 48170

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19

FLECTRONICALLY FILED 12/27/2018 12:11 PM 01-CV-2018-905151.00 CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA ANNE-MARIE ADAMS, CLERK

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS;	
Plaintiff;)
v.) Case No.:
STRYKER CORPORATION; Fictitious Party Nos. 1-5, other responsible Stryker entities; Fictitious Party Nos. 6-30, the designer, manufacturer, creator of warnings and/or seller of the nail made the basis of this complaint;))))))))
Defendants.)))

PLAINTIFF'S FIRST INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT STRYKER CORPORATION

COMES NOW the plaintiff in the above-styled action and requests that the defendants, STRYKER CORPORATION, respond to the following interrogatories and request for production, separately and severally, within the time required by the Alabama Rules of Civil Procedure.

- 1. State the name, address, title, and duties of the person answering these interrogatories and the place where the interrogatories are answered.
- 2. For all individuals from whom a statement -- whether written or oral -- has been taken, please provide names and last known contact information, including address, phone numbers (including cell) and email.

- 3. For all individuals not named in No. 2, but who you know or believe to be a witness to any of the matters mentioned in the complaint, please provide names and last known contact information, including address, phone numbers (including cell) and email.
- 4. For all individuals not named in No. 2 or No. 3, but who you know or believe to have information relevant to this proceeding, please provide names and last known contact information, including address, phone numbers (including cell) and email.
- 5. What are the limits of this defendant's insurance from all potentially applicable policies?
 - 6. Please produce all policies referenced in No. 5 above.
- 7. Who designed the subject nail made the basis of this lawsuit? If different people designed different components of the nail, please list each paired with whatever component they designed along with an overall designer if such exists.
- 8. Please produce all records -- whether maintained in electronic or written format -- relevant to the persons or entities named above in No. 7.
- 9. Who manufactured the subject nail made the basis of this lawsuit? If different people manufactured different components, please list each paired with whatever element they manufactured along with an overall manufacturer if such exists.
- 10. Please produce all records -- whether maintained in electronic or written format -- relevant to the persons or entities named above in No. 9.
 - 11. Who assembled the subject nail made the basis of this lawsuit?
- 12. Please produce all records -- whether maintained in electronic or written format -- relevant to the persons or entities named above in No. 11.

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- 13. Please produce all records -- whether maintained in electronic or written format -- regarding the design, manufacture, assembly, creation, installation, provision and/or maintenance of the subject nail made the basis of this lawsuit.
- 14. Did this defendant have any role whatsoever in designing, planning, manufacturing, distributing, selling, installing, assembling, producing and/or creating the subject nail made the basis of this lawsuit?
 - 15. If the answer to Number 14 is in the affirmative, please explain that role.
- 16. Who else was involved in the design, plan, manufacture, distribution, sale, installation, assembly, production and/or creation of the subject nail made the basis of this lawsuit?
- 17. For each individual or entity named in No. 16 above, please explain their role.
- 18. Please produce all warnings or instructive material -- whether maintained in electronic or written format -- provided with the subject nail made the basis of this lawsuit.
- 19. Please produce all written materials -- whether maintained in electronic or written format -- provided to any consumer who use, or may use the subject nail made the basis of this lawsuit.
- 20. Has anyone ever before alleged by claim, lawsuit or otherwise that he or she was injured while using this product and all substantially similar products? If so, please produce a list of such allegations.
 - 21. Please provide all design drawings related to the subject nail.

- 22. Please provide any Design Failure Mode and Effects Analysis (DMFEA) related to the subject nail.
- 23. Please provide any testing conducted on the subject nail or any of its component parts. Please produce any tests reports along with any raw data (for example, videos of the test and/or temperature readings).
- 24. Would this defendant be willing to participate in a joint inspection of the nail, which is sealed as provided by the hospital? If not, would this defendant be willing to waive any claim of spoliation so that the plaintiff may inspect the nail?
 - 25. What other brand names is the subject nail sold under?
- 26. Please provide your testifying expert witness information in a reasonable timeframe prior to trial and/or in accordance with any scheduling order.
- 27. Please provide your trial witness list in a reasonable timeframe prior to trial and/or in accordance with any scheduling order.
- 28. Please provide your trial exhibit list in a reasonable timeframe prior to trial and/or in accordance with any scheduling order.
- 29. Please provide a copy of any treatise or other literature this defendant plans to use at trial in a reasonable timeframe prior to trial and/or in accordance with any scheduling order.
- 30. If this defendant withholds any records responsive to the above requests, please produce and provide a privilege log.

Attorney for Plaintiff

/s/ Rip Andrews

RIP ANDREWS (AND100) E-mail: ripandrews@mrblaw.com MARSH, RICKARD & BRYAN, P.C. 800 Shades Creek Parkway Suite 600-D Birmingham, Alabama 35209

Telephone: (205) 879-1981

Fax: (205) 879-1986

PLEASE SERVE DEFENDANT BY CERTIFIED MAIL AS FOLLOWS:

Stryker Corporation

c/o The Corporation Company 40600 Ann Arbor Road East Suite 201 Plymouth, MI 48170

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19/

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12/27/2018 12:11 PM
01-CV-2018-905151.00
CIRCUIT COURT OF
JEFFERSON COUNTY, ALABAMA
ANNE-MARIE ADAMS, CLERK

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS;)
Plaintiff;)
v.) Case No.:
STRYKER CORPORATION; Fictitious Party Nos. 1-5, other responsible Stryker entities; Fictitious Party Nos. 6-30, the designer, manufacturer, creator of warnings and/or seller of the nail made the basis of this complaint;)))))))
Defendants.)))

PLAINTIFF'S NOTICE OF FIRST VIDEOTAPED 30(b) DEPOSITION OF STRYKER CORPORATION

The Plaintiff, pursuant to Ala. R. Civ. P. 30(b)(5) & (6), before a court report or person authorized to take deposition testimony, will—on the numbered matters below—a) take the videotaped deposition of and b) inspect and copy records from

one or more officers, directors, managing agents or other persons of STRYKER CORPORATION

- 1. The design of the subject nail;
- 2. The design history of the subject nail;
- 3. Subsequent changes to the design of the subject nail;
- 4. The manufacture of the subject nail;
- 5. How the subject nail can be used to determine its origin i.e., lot number, plant of manufacture, distribution, storage, etc.;

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 15 of 24

The history of the subject nail: lot number, plant of manufacture,

distribution, storage, etc.;

Any incidents in which substantially similar nails have broken inside 7.

patients;

8. General information about other nails designed and manufactured by

the defendant;

9. General information about other products manufactured by the

defendant;

10. General corporate history of the defendant;

11. General corporate structure of the defendant;

12. The incident made the basis of this complaint;

13. The state of the art in the industry from the time the subject nail was

designed through the present.

Said deposition shall commence at a time, date and place to be agreed upon by the

parties or otherwise determined, and shall continue from time to time thereafter until

completed. The deposition will be videotaped in order to better reflect the demeanor of

the witnesses and to preserve the testimony in a more compelling way for the jury at trial.

s/Rip Andrews

RIP ANDREWS (AND100)

Attorney for Plaintiff

OF COUNSEL:

MARSH, RICKARD & BRYAN, P.C.

800 Shades Creek Parkway

Suite 600-D

Birmingham, AL 35209

Tel:

(205) 879-1981

Fax:

(205) 879-1986

E-mail: ripandrews@mrblaw.com

2

PLEASE SERVE DEFENDANT BY CERTIFIED MAIL AS FOLLOWS:

Stryker Corporation c/o The Corporation Company 40600 Ann Arbor Road East Suite 201 Plymouth, MI 48170 Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 17 of 24



01-CV-2018-905151.00

To: WILLIAM REEVES ANDREWS ssheffield@mrblaw.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS V. STRYKER CORPORATION 01-CV-2018-905151.00

The following complaint was FILED on 12/27/2018 12:12:05 PM

Notice Date: 12/27/2018 12:12:05 PM

ANNE-MARIE ADAMS
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355 anne-marie.adams@alacourt.gov

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 18 of 24



01-CV-2018-905151.00

To: STRYKER CORPORATION
C/O THE CORPORATION COMPA
40600 ANN ARBOR RD E #201
PLYMOUTH, MI, 48170

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS V. STRYKER CORPORATION 01-CV-2018-905151.00

The following complaint was FILED on 12/27/2018 12:12:05 PM

Notice Date: 12/27/2018 12:12:05 PM

ANNE-MARIE ADAMS
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355 anne-marie.adams@alacourt.gov

State of Alabama
Unified Judicial System
Form C-34 Rev 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2018-905151.00

Form C-34 Rev. 4/2017	•	- CIVIL -	01-04-2010-303131.00
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA SAMANTHA FARRIS V. STRYKER CORPORATION			
NOTICE TO: STRYKER CORP		DRATION COMPA 40600 ANN ARBOR RD	
		(Name and Address of Defendar	nt)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	TO PROTECT YOU EN ANSWER, EITHE THE CLERK OF TH OUR ATTORNEY TO T	R RIGHTS. YOU OR YOUR ATT R ADMITTING OR DENYING EAC IS COURT. A COPY OF YOUR THE PLAINTIFF(S) OR ATTORNE	MONS IS IMPORTANT, AND YOU MUST FORNEY ARE REQUIRED TO FILE THE CH ALLEGATION IN THE COMPLAINT OR ANSWER MUST BE MAILED OR HAND Y(S) OF THE PLAINTIFF(S),
		[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 800 SHADES CR	EEK PARKWAY, SUITE 600-D, BI	
		[Address(es) of Plaintiff(s	
OTHER DOCUMENT WERE	SERVED ON YOU O		THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR OCUMENT.
TO ANY SHER		ON AUTHORIZED BY THE AL DURE TO SERVE PROCESS:	
☐ You are hereby comma	nded to serve this S	ummons and a copy of the Cor	mplaint or other document in
this action upon the abo	ve-named Defenda	nt.	
Service by certified mail	l of this Summons is	initiated upon the written reque	
pursuant to the Alabam	a Rules of the Civil F	Procedure.	[Name(s)]
12/27/2018 12:12:05	5 PM	/s/ ANNE-MARIE ADAM	MSBy:
(Date)		(Signature of Clerk)	(Name)
✓ Certified Mail is hereby	requested.	/s/ WILLIAM REEVES A	NDREWS
•		(Plaintiff's/Attorney's Signature	e)
	RE	TURN ON SERVICE	
Return receipt of certifie	ed mail received in the	nis office on	
(Date)			
☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to			
		in	County,
(Name of Pe	erson Served)	(N	ame of County)
Alabama on	-	<u>_</u> .	
	(Date)		
			(Address of Server)
(Type of Process Server)	(Server's	s Signature)	
	(Server's	Printed Name)	(Phone Number of Server)



NOTICE TO CLERK

REQUIREMENTS FOR COMPLETING SERVICE BY CERTIFIED MAIL OR FIRST CLASS MAIL

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA SAMANTHA FARRIS V. STRYKER CORPORATION

01-CV-2018-905151.00

To: CLERK BIRMINGHAM clerk.birmingham@alacourt.gov

TOTAL POSTAGE PAID: \$12.93

Parties to be served by Certified Mail - Return Receipt Requested

Parties to be served by Certified Mail - Restricted Delivery - Return Receipt Requested

STRYKER CORPORATION Postage: \$12.93

C/O THE CORPORATION COMPA

40600 ANN ARBOR RD E #201

PLYMOUTH, MI 48170

Parties to be served by First Class Mail

91,9	U.S. Postal Service [™] CERTIFIED MAIL [®] RECE Domestic Mall Only	1
<u>⊢-7</u> 1	For delivery information, visit our website a	t www.usps.com ⁴ .
F-11	OFFICIAL	Ca par
5738	Certified Mail Fee	
M	Certified Mail Fee	
ហ	Extra Services & Fees (check box, add fee as appropriate)	
	Return Receipt (hardcopy) \$	
0000	Return Receipt (electronic) \$	Postmark
	☐ Certified Mall Restricted Delivery \$	Here
	Adult Signature Required \$	
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r-À		
70]	Street and Apt. No., or PO Box No.	
	Olly, State, ZiP+4*	***
	PS Form 3800, April 2015 P9N 7530-02-000-9047	See Reverse for Instructions

1	, , , , , , , , , , , , , , , , , , ,
SENDER: COMPLETE THIS SECTION.	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature X CI Agent CI Addressee B. Received by (Printed Name) C. Date of Delivery
1. Article Addressed to: STRYKER CORPORATION C/O THE CORPORATION COMPA 40600 ANN ARBOR RD E #201 PLYMOUTH, MI 48170	D. Is delivery address different from item 1? Pes If YES, enter delivery address below: No O CUPS AD5/5/5/6
9590 9402 4424 8248 9565 87 2. Article Number (Transfer from service label) 7018 2270 0000 5738 19	3. Service Type ☐ Adult Signature ☐ Adult Signature Restricted Delivery ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery ☐ Collect on Delivery ☐ Collect on Delivery ☐ If also Bestricted Delivery ☐ Registered Mail Restricted Delivery ☐ Registered Mail Restricted Delivery ☐ Return Receipt for Merchandise ☐ Signature Confirmation ☐ Signature Confirmation ☐ Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receipt

Complete Items 1, 2, and 3,

or on the front if space permits, so that we can return the card to you Attach this card to the back of the maliplece, Print your name, and address on the reverse

S PROPERTY SEE STRYKER CORPORATION C/O THE CORPORATION COMPA 40600 ANN ARBOR RD E #201 PLYMOUTH, MI 48170

> X THE CORPORATION CORPORAL B. Received by (Printed Name) A Signature , enter delivery address below: address different from Item 1?

C. Date of Delivery

Salvice Type

205167

Adult Dignature Restrated Delivery ... Adult Stratun

C Priority Mail Expressed U Registered Mail Restricted) Registered Medic

Return Receipt for Merchandles

🗆 Signature Confirmation^{re} Signature Confirmation

PS Form 3811, July 2015 PSN 7530-02-000-9053

Article Number (Transfer from service label)

etic Return Receipt

Case 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 23 of 24

ANNE-MARIE ADA

First-Class Mall Postage & Fees Paid USPS Permit No. G-10

CHCUT CIME DIVISIO

THE SECTION

• Sender: Please print your name, address, and ZIP+4° in this box•

JAN 08 2019

United States

INSIGNAE-HARIE ADAMS, CLERK AND INSIGNATIOUSE AISTRUCT CIVIL Postal Serve

716 RICHARD ARRINGTON JR BLVD., NG. BIRMINGHAM, ALABAWA 35203

INE-MARIE ADAMS CLERK se 2:19-cv-00187-RDP Document 1-1 Filed 01/31/19 Page 24 of 24



AlaFile E-Notice

01-CV-2018-905151.00 Judge: MICHAEL G GRAFFEO

To: ANDREWS WILLIAM REEVES ssheffield@mrblaw.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

SAMANTHA FARRIS V. STRYKER CORPORATION 01-CV-2018-905151.00

The following matter was served on 1/4/2019

D001 STRYKER CORPORATION

Corresponding To

CERTIFIED MAIL

ANNE-MARIE ADAMS
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355 anne-marie.adams@alacourt.gov